



State of New Jersey

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Governor

Office of the Attorney General
Department of Law and Public Safety
Division of Gaming Enforcement
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Director

LETTER ORDER
REVOKING VENDOR REGISTRATION

Paul Chastanet
Finance and Operations Manager
Intirion Corporation, d/b/a Micro Fridge
2 Annette Road
Foxboro, Massachusetts 02035

Via Certified Mail, Return Receipt Requested

RE: Prohibition of business transactions between New Jersey casino applicants or licensees, their employees or agents and Intirion Corporation, d/b/a Micro Fridge (Vendor No. 84556)

ORDER NO. 00534

Dear Mr. Chastanet:

The Vendor Registration Form dated October 10, 2011 and filed on behalf of Intirion Corporation, d/b/a Micro Fridge (hereinafter, "Intirion"), reported that the company was a wholly owned subsidiary of Danby, Inc.

Pursuant to N.J.S.A. 5:12-80b and N.J.S.A. 5:12-80d, the Division has made several attempts by electronic and certified mail as well as telephone contact to obtain information from you about the ownership of Danby, Inc. On no less than two occasions – March 20 and May 14, 2012 – the Division contacted you by e-mail in this regard. You did not respond to either of the Division's e-mails.

During a telephone call with the Division on July 22, 2012, you indicated that Danby, Inc. would not be willing to identify its owners. Nevertheless, on July 23, 2012, the Division



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sent you a letter, by certified mail/return receipt requested, again asking that you provide information about Danby, Inc., the owners of Intirion. This certified letter was received on July 27, 2012. By e-mail dated August 21, 2012, you responded that "the owners of Intirion do not want to divulge ownership information."

As a result of your failure to cooperate and provide the Division with the requested information, it is hereby ordered that Intirion is disqualified from vendor registration pursuant to N.J.S.A. 5:12-80b, N.J.S.A. 5:12-80d and N.J.S.A. 5:12-86b. Therefore, it is further ordered, as of this date, that the vendor registration of Intirion is **REVOKED** pursuant to N.J.S.A. 5:12-92d, N.J.S.A. 5:12-92h(1) and N.J.S.A. 5:12-94f.


It is further ordered, pursuant to N.J.A.C. 13:69C-10.1(c)1, that Intirion is prohibited from conducting any direct or indirect business with any casino applicant or licensee (hereafter, casino) or any person acting on behalf of a casino.

It is further ordered, pursuant to N.J.A.C. 13:69C-10.1(c)1, that any casino or person acting on behalf of a casino is prohibited from conducting direct or indirect business with Intirion.

It is further ordered, pursuant to N.J.S.A. 5:12-104b and N.J.A.C. 13:69C-10.1(c)1, that any existing agreements, whether written or unwritten, between Intirion and any casino or person acting on behalf of a casino will be immediately terminated.

Finally, it is ordered, pursuant to N.J.A.C. 13:69A-8.8(a), that Intirion is prohibited from reapplying for or obtaining any other license, registration, qualification or approval required under the Casino Control Act until five years has elapsed from the date of this letter order.

Dated: September 10, 2012


David Rebuck
Director